

EXHIBIT B

Part 2

EXHIBIT 2

ATTORNEY REPRESENTATION AGREEMENT

RE:

Case Name: MDL No. 1917 In Re: Cathode Ray Tube (CRT) Antitrust Litigation
Case Number: 3:07-cv-05944-SC
Filer: Indirect Purchaser Plaintiffs

I, Anthony Gianasca, ("CLIENT") retain Mario Alioto of Trump, Alioto, Trump & Prescott, LLP and Robert Bonsignore of BONSIGNORE & BREWER (hereinafter "ATTORNEYS"), to be my attorney in connection with the above-referenced action.

1. ATTORNEYS shall undertake and use their best efforts to obtain certification of the plaintiff class to which I belong and/or to achieve a fair and equitable settlement of this case. Because it is possible that certification of the class may not be granted, I am aware that ATTORNEYS may endeavor and agree to individually represent other members of the class in this litigation.

2. If the action is certified as a class action, I will retain the right, as a class member, under the class action rules, to support, oppose, or comment upon any proposed settlement of all or part of the class action, and to support, oppose, or comment upon any application for compensation made by ATTORNEYS. . ATTORNEYS will advance all costs related to the prosecution of the action at their sole expense (to the extent applicable law and ethics rules allow), and, should the class/client recover the attorneys will be entitled to recover out of pocket expenses together with interest. If the action is certified as a class action, and if a monetary recovery is obtained therein for the plaintiff class, either by settlement or judgment, ATTORNEYS will apply to the court for the entirety of their compensation on a reasonable percentage of recovery basis out of such recovery, and/or by defendants if allowed by statute and case law.

3. If the above action is not certified as a class action, ATTORNEYS agree to continue to represent me on an individual basis. If a monetary recovery is obtained therein for me, either by settlement or judgment, ATTORNEYS will be entitled to compensation for their services in an amount of one-third (33 1/3%) of net settlement proceeds or forty percent (40%) of judgment proceeds.

4. ATTORNEYS' compensation shall not exceed any limits on compensation imposed by law. The contingent percentage of recover set forth in this paragraph is not set by law, but is negotiable between ATTORNEYS and CLIENT prior to signing this agreement.

5. ATTORNEYS shall seek appointment by the Court as class counsel, and agree to undertake the representation of all members of the plaintiff class. ATTORNEYS emphasize class action practice and therefore reserve the right to determine litigation tactics on behalf of all clients, and the class. I understand that if a dispute arises between or among clients of the firm, ATTORNEYS cannot act on behalf of any CLIENT in connection with that dispute. It is also understood that if a difference of opinion arises between me and ATTORNEYS, on a significant issue, ATTORNEYS shall have the right to withdraw as my counsel of record. Likewise, I have the right to discharge ATTORNEYS, as my individual counsel, but I understand that class counsel serves by order of the Court.

6. I understand the effect of joint representation on ATTORNEY-CLIENT confidentiality. ATTORNEY-CLIENT communications are privileged and are protected against disclosure to a third party. Under this agreement, I may be one of multiple Plaintiffs being jointly represented by ATTORNEYS. By entering into this agreement, I waive any right I may have to require that ATTORNEYS disclose to me any confidences ATTORNEYS have obtained from any other Plaintiff in connection with the subject matter of this agreement.

7. ATTORNEYS shall have the right to associate other attorneys at no additional expense to CLIENT.

DATED: 3-20-08


CLIENT SIGNATURE

10 Joseph st
MAILING ADDRESS


Medford Ma 02155
CITY STATE ZIP

HOME TELEPHONE (Include Area Code)

617-429-6600
WORK TELEPHONE (Include Area Code)

ACCEPTED BY ATTORNEYS:

BONSIGNORE & BREWER/TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP

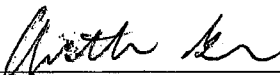
By: 

Duties of Class Representatives

1. A class representative represents the interest of all members of the class in litigation to recovery money damages for the class.
2. A class representative has claims which are typical of those of the class, and thus involve common issues of law or of fact. For example, as a class representative, your claims against the defendants are typical of the class claims against them, because each class member incurred damage or injuries as a result of a common event.
3. A class representative always considers the interests of the class just as the class representative would consider his or her own interests.
4. A class representative participates actively in the lawsuit, such as by testifying at deposition and trial, answering written interrogatories, and by keeping generally aware of the status and progress of the lawsuit.
5. A class representative recognizes and accepts that any resolution of the lawsuit, such as by settlement or dismissal, is subject to court approval, and must be in the best interests of the class as a whole.
6. A class representative accepts the possibility that, in the event the case is lost, the court may assess certain defendants' costs of litigation against the class representatives.
7. A class representative is not required to be particularly sophisticated or knowledgeable with respect to the subject of the lawsuit. However, the class representative should be interested, on a continuous basis, in the progress of the lawsuit, and must make every effort to provide class counsel and the court with all relevant facts of which the class representative is aware.
8. A class representative volunteers to represent many other people with similar claims and damages, because the class representative believes that it is important that all benefit from the lawsuit equally, because a class lawsuit will save time, money, and effort, and thus will benefit all parties, and the court, and because the class action is an important tool to assure compliance with the law, applicable standards and duties of care, and to ensure just compensation to all those similarly situated.

I have reviewed and acknowledge my duties as a class representative in the _____ proceedings.

Dated: 3-20-08


Signature

C:\Client files\Class Actions\CLASSACTIONFEEAGREEMENT.doc

EXHIBIT 3

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1 Q. Are you single?

2 A. Of course.

3 Q. What do you do for a living?

4 A. Electrician, contractor.

5 Q. What's your educational background? Did
6 you finish high school?

7 A. Yes.

8 Q. Any post-high school education?

9 A. Continuing education for electrical and the
10 trades after high school.

11 Q. And what is your annual salary,
12 approximately?

13 A. About \$100,000.

14 Q. Between the years of 1995 and 2007, have
15 you ever purchased a TV with a cathode ray tube in
16 it?

17 A. Yes.

18 Q. In what states did you make those
19 purchases?

20 A. Massachusetts.

21 Q. How many CRT TVs do you think you purchased
22 between that time period?

23 A. I'd have to estimate about four or five?

24 Q. Do you remember where you purchased them?

25 A. Mostly Lechmere Sales over in Cambridge.

1 Q. Do you still have any receipts from any of
2 those purchases?

3 A. I believe so. I'd have to research it. I
4 also sent receipts to the lawyer, Alioto, back a
5 while ago, and I'm not sure if I still have the
6 originals.

7 Q. Do you remember when you sent those
8 receipts in?

9 A. Long time ago. It'd have to be around
10 2008, 2009, possibly, at the beginning.

11 Q. Okay. Between 1995 and 2007, did you
12 purchase any computer monitors that had a Cathode Ray
13 Tube?

14 A. I believe so, yes.

15 Q. In what states did you make those
16 purchases?

17 A. Massachusetts.

18 Q. And how many computer monitors do you think
19 you purchased during that time period?

20 A. That would be two, roughly.

21 Q. Two?

22 A. Probably a couple.

23 Q. Where did you buy them?

24 A. That, I'm not sure. Primary place would
25 have been Lechmere, but I'm not 100 percent sure on

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1 that one.

2 Q. Do you have any receipts for the purchases
3 of the computer monitors?

4 A. I don't think they're in my possession
5 anymore. I think I sent all the receipts -- I
6 forwarded all the receipts. I have to double check
7 my files to make sure I didn't miss anything.

8 Q. Did you purchase any products with CRTs in
9 it besides TVs or computer monitors?

10 A. I may have. I'm not sure exactly.

11 Q. Okay.

12 A. Are you -- specific products --

13 Q. No, I don't have anything specific in mind.
14 Are you aware of any other products that you have?

15 A. You know what, those two are probably the
16 main ones.

17 Q. Did you purchase any products, including
18 TVs or computer monitors, with CRTs in them in any
19 state other than Massachusetts?

20 A. No.

21 Q. Do you know what a class action is, sir?

22 A. Yes.

23 Q. Do you have an opinion of class actions?

24 MR. BONSIGNORE: Objection.

25 You can answer.

1 A. I guess I have no opinion. I don't have a
2 legal opinion on that one.

3 Q. Do you have an opinion as a lay person as
4 to class actions?

5 A. Class actions don't really help the average
6 person. They help the attorneys. The average person
7 that fights for consumer rights usually gets shafted
8 at the end is what my feeling is, my personal feeling
9 on that.

10 Q. Do you know anything about what notice is
11 typically provided in class-action settlements?

12 A. A lot of notices do not get provided, and
13 that's part of the problem here. There's a lot of
14 unethical behavior with -- by attorneys that are
15 involved not producing proper documents to affected
16 people.

17 Q. Do you have anything specific in mind when
18 you say that?

19 A. Specifically, a lot of people have been
20 left out of this class action. This is a class
21 action, I believe, in many ways. A lot of people
22 have not been notified. There's states that have
23 been left out, including Massachusetts, and that
24 seems to be unethical to me.

25 Q. Okay. Do you have an opinion about

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1 front of Judge Hillman in the federal court in
2 Worcester. So I didn't get a chance to manipulate
3 that fine copying this morning.

4 BY MR. DEVER:

5 Q. Okay. Mr. Giannasca, do you know if a
6 complaint was ever filed on your behalf in this case?

7 A. I believe my attorney has filed complaints
8 on my behalf.

9 Q. Did you authorize him to file those
10 complaints?

11 A. Yes.

12 Q. Do you remember when he filed those
13 complaints?

14 A. I think we just went through that. There's
15 many times --

16 MR. BONSIGNORE: There's other
17 documents here that we can introduce. That's
18 probably the one you're looking for.

19 A. Most recently was the (indecipherable)
20 complaint.

21 (Clarification requested by the court
22 reporter.)

23 MR. BONSIGNORE: Case 3-08-CV-054 --
24 sorry. Case 308-CV-01559-SC, Document 1, filed
25 3/21/08.

1 It's a 34-page complaint filed by
2 Mario Alioto, Lauren Russell; Trump, Alioto, Trump &
3 Prescott; and then Joseph Patane, Law Office of
4 Joseph Patane. Terry -- Brigid Terry, Anthony
5 Giannasca, Brigid Flaherty, and Brigid Ten Eyck
6 against LG and a litany of defendants. And for
7 whatever -- there's other signatures at the back on
8 page 33. And my signature -- my name is on page 34.

9 MR. DEVER: Okay. Thank you.

10 BY MR. DEVER:

11 Q. So the document that was just produced is
12 from 2008. Do you recall having anything to do with
13 this matter after the initial complaint was filed in
14 2008?

15 A. Yes.

16 Q. What did you do?

17 A. I contacted my attorney. We talked before
18 and after, and that's what I -- what do we do, and
19 went forward with the case.

20 Q. And then did anything else happen in the
21 case -- did you personally do anything relating to
22 the case then --

23 MR. BONSIGNORE: Objection; asked and
24 answered. He said I sent things --

25 A. Well, I talked to my attorney.

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1 first found out. Do you remember if it was in
2 September?

3 A. That was before. Might have been -- could
4 have been July.

5 Q. And how did you find out about the
6 settlement?

7 A. Contact with my attorney.

8 Q. Did you call him, or did he call you?

9 A. I don't recall. I think we were just
10 talking and it came up. I don't recall who called
11 who.

12 Q. Generally speaking, how often do you speak
13 to Mr. Bonsignore?

14 A. Periodically. Two times a year, I guess.

15 Q. And what caused you to object to the
16 settlements?

17 A. It was my understanding that my name was
18 left out of the -- was pulled out of the class action
19 for no reason. And I was always told that it would
20 be straightened out, but I realize now that it was
21 still an issue.

22 Q. Okay. So you're objecting because your
23 name was taken out?

24 A. I was removed for some unknown reason.

25 Q. Is that the basis for your objection to the

1 settlement?

2 A. I believe so, yes.

3 MR. BONSIGNORE: I'm going to object to
4 the extent that it calls for a legal analysis.

5 BY MR. DEVER:

6 Q. And what do you hope to achieve as a result
7 of your objection?

8 A. Fairness for all consumers.

9 Q. Do you know if there was a written
10 objection made on your behalf to the settlements?

11 A. Yes, I believe so.

12 Q. And do you know what arguments were made in
13 that objection?

14 A. Is there a specific one, or ...

15 Q. I just want to know what --

16 A. The arguments that basically my name was
17 removed, and that was the main thing, I believe.

18 Q. Okay. Whose idea was it to file the
19 objection?

20 A. Mine. My idea.

21 Q. And have you ever received the actual
22 objection that was filed on your behalf?

23 A. I did look through it, but again, I don't
24 like to read too many documents. I scan through
25 them. I don't have time to read every little piece.

1 there?

2 A. Supplemental? You mean after this one?

3 Q. Yes.

4 A. I'm not sure. I don't remember that. I
5 just know I objected. How many objections? I'm not
6 100 percent sure about that.

7 Q. Okay. The objection in your hand,
8 Exhibit 2 there, did you authorize your attorney to
9 file that objection?

10 A. Yes. I told him to object, and I believe
11 this is it.

12 MR. DEVER: Okay. Now I'm going to
13 mark Exhibit 3.

14 (Exhibit 3, Supplemental Objection to
15 Proposed class-action settlement and Award of
16 Attorneys' Fees, marked for identification.)

17 BY MR. DEVER:

18 Q. Exhibit 3, what is that?

19 A. It looks like a -- "supplemental objection"
20 is what it says.

21 Q. Have you ever seen this before?

22 A. I must have. It's an objection. I thought
23 it was one and the same, but obviously it's an
24 additional one.

25 Q. Do you know if you reviewed that

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1 supplemental objection before it was filed.

2 A. Yes. It looks familiar, yes.

3 Q. And did you authorize the filing of this
4 supplemental objection?

5 A. Let me look through it. It looks like it,
6 yeah. Definitely looks familiar, yes.

7 Q. And what did you hope to achieve by filing
8 this supplemental objection?

9 A. Well, my name is left out, and it's unfair.
10 And a lot of other people have been left out, and
11 it's very unfair to the consumer. And it's awarding
12 attorneys' fees for doing the -- for not doing their
13 job. Basically giving an award for bad behavior, as
14 far as I can see. So I want to achieve fairness, in
15 answer to your question.

16 Q. Okay. Do you know what arguments are made
17 in the supplemental objection?

18 A. It's coming down to the same thing. You
19 know, it's about a consumer rights and the attorneys'
20 fees, that they're looking for attorneys' fees, and
21 they left out certain states and a lot of people.
22 And that's my objection to that.

23 Q. And do you know why the arguments that you
24 made in the supplemental objection weren't made in
25 the initial objection?

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1 A. Not that I can recall. And, again, I don't
2 recall names very well, as you can see.

3 Q. Do you know how much time the attorneys
4 spent on this case?

5 A. Not specifically, but I would assume it's a
6 long time. It was many hours.

7 Q. And do you -- have you reviewed any firm's
8 fee affidavit in this case?

9 A. No, I have not.

10 Q. Do you know what any of the firms' hourly
11 rates are?

12 A. No, I do not.

13 Q. Are you objecting to the lead counsel's
14 process of accepting and rejecting certain firms'
15 time in this case?

16 A. Which counsel?

17 Q. The lead counsel, Trump, Alioto.

18 A. Yes.

19 Q. And why? Why are you objecting to that?

20 MR. BONSIGNORE: Objection; calls for a
21 legal conclusion.

22 But go ahead.

23 A. Due diligence. They did not do any due
24 diligence in notifying the proper affected people in
25 many states, removing names. They -- very unethical

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1 behavior.

2 So, again, getting back to my answer
3 before, they're awarded for bad behavior. I think
4 that's wrong. A lot of attorneys do that. And I'm
5 not -- no insult to you or anybody in this room, but
6 that's bad practice, which is rampant.

7 Q. So my question is actually a little bit
8 different. Are you objecting to the way the lead
9 counsel decides to split any fee that they receive
10 among the various firms that helped them on the case?

11 MR. BONSIGNORE: Objection; asked and
12 answered.

13 A. I'm objecting to fairness to all consumers
14 that were eliminated or not included or notified.
15 And his fee is in direct relation to bad behavior.

16 Q. Okay. Take a look at Exhibit 2, if you
17 would, the little objection, the smaller one.

18 A. Okay. What page?

19 Q. If you look at page 3 --

20 A. Okay.

21 Q. -- this is the California paper, so you can
22 see the eighth line down.

23 A. I can see what.

24 Q. The eighth line down?

25 A. Yes.

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1 Q. Oh, I'm sorry.

2 A. Number eight?

3 Q. Yeah. Where it says, "The nationwide
4 class."

5 A. I'm sorry. Point it out.

6 Q. I'm sorry. It's page 4 on the top, page 3
7 on the bottom. Sorry about that. Do you see where
8 it says, "The nationwide class is improper because it
9 requires members of the injunctive release settlement
10 class to release both monetary and
11 injunctive/equitable claims without any consideration
12 for such releases?" Do you see that?

13 A. Yes, I see it.

14 Q. Do you understand what that means?

15 A. It sounds like a lot of legal mumbo jumbo,
16 but I'd have to refer to my attorney to explain it in
17 better detail.

18 Q. Okay. Is that a no? You don't understand
19 what it means?

20 A. Well, let me just read it again.

21 All right. It's basically telling me, I
22 think, that a lot of people are being left out of
23 this and monetary payment is being considered without
24 the class of -- the affected class, is what I'm
25 reading.

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1 not for his TV, if that's what you're worried about.

2 A. Like I said, similar.

3 MR. DEVER: Oh, I'm not worried about
4 that, but that's what I'm trying to establish.

5 BY MR. DEVER:

6 Q. So this does not have to do with your TV,
7 then, Exhibit 4?

8 A. No, it's not my TV, no. But it's similar
9 to what my -- you said does it look familiar.

10 Q. Oh, sorry. Yeah. So you think you have a
11 receipt that looks like this someplace?

12 A. It's obvious to me that's the back of a TV
13 with a serial number, and then you've got the front
14 of the TV. So I am sure I can take pictures of TVs I
15 have that will be similar to that.

16 Q. Do you still have CRT TVs in your home?

17 A. Yes, I believe I do.

18 Q. Okay. You can put that down now.

19 MR. DEVER: I'm going to mark
20 Exhibit 5.

21 (Exhibit 5, email from Mr. Alioto to
22 Mr. Bonsignore dated March 5, 2012, marked for
23 identification.)

24 BY MR. DEVER:

25 Q. What is Exhibit 5?

1 complaint. Could you elaborate?

2 A. Well, I was cut out as a consumer, and
3 everybody else in Massachusetts was left out.

4 Q. So when you were saying the words you were
5 cut out, you meant --

6 (Multiple parties speaking.
7 Interruption by the court reporter.)

8 BY MR. BONSIGNORE:

9 Q. What did you mean by saying you were cut
10 out?

11 A. The people in Massachusetts and other
12 states as well, as I understand.

13 Q. Because you were a class representative?

14 A. Yes.

15 Q. You received, in advance, the first
16 objection. I think it's Exhibit 1. And I think we
17 said that there were no changes. Did you have
18 anything that you wanted to add at the time to
19 Exhibit 2?

20 A. That's what it says.

21 Q. Okay. Exhibit 2, when we discussed it, did
22 you have anything that you wanted to add in there
23 about behavior or anything?

24 A. Well, like I mentioned before, I thought it
25 was a lot of unethical stuff happening against the

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1 consumer and consumer rights and people not being
2 notified.

3 Q. But your suggestion was not included in
4 that?

5 A. Yes.

6 Q. Throughout the years, you've dealt with a
7 number of the people in my office with regard to the
8 CRT case?

9 A. Okay.

10 Q. Do you recognize the name Kelly?

11 A. Yes. Kelly sounds familiar, yeah.

12 Q. Do you recognize the name Rick?

13 A. Yes.

14 Q. And Robin?

15 A. Robin is your ex-wife, right, I believe
16 you're talking about.

17 Q. You've got to bring it up.

18 A. Oh, I'm sorry.

19 Q. I was having a good day. I was just merely
20 miserable.

21 A. But the answer is yes.

22 Q. And you've had occasion to discuss the case
23 with them?

24 A. I believe so.

25 MR. BONSIGNORE: That's all that I have

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1 A. No.

2 Q. Was she an attorney?

3 A. She might have been.

4 Q. Do you know if she was an attorney?

5 A. I'm not sure.

6 Q. Do you know if she was a paralegal?

7 A. It's possible. It looked like she knew
8 what she was doing. I don't know.

9 Q. How about Rick? Do you know what his
10 position was?

11 A. No.

12 Q. And how about Robin? Do you know what her
13 position was?

14 A. I know she was an attorney.

15 Q. And then in response to Mr. Bonsignore's
16 questioning, you just said you had some things that
17 you suggested adding to the initial objection; is
18 that correct?

19 A. I think I answered that. Adding the part
20 that -- unethical behavior and the fees being awarded
21 for not properly doing the correct job as a lawyer
22 and not informing people. I mean, I think I already
23 said -- I said all that.

24 MR. BONSIGNORE: Objection; asked and
25 answered.

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1 BY MR. BONSIGNORE:

2 Q. When you were taken out of the case, you
3 testified earlier that you were advised directly or
4 indirectly that Mario Alioto said not to worry about
5 it and that he would take care of it. Did you have
6 any reason to believe that Court appointed lead
7 counsel would cut you and the State of Massachusetts
8 out of the economic class?

9 MR. DEVER: Object to the form.

10 A. No. Because I was told not to worry about
11 it and I just assumed it would be taken care of and
12 that justice would prevail for all consumers. But I
13 guess -- I think we're here today because of the
14 objections and me objecting and obviously raising
15 these issues.

16 Q. Would you be happy if Mario Alioto, as lead
17 counsel, acted in the best interest of your behalf
18 and the other Massachusetts and New Hampshire and
19 Missouri and other states and put them back into the
20 economic class?

21 A. I think someone needs to step up to the
22 plate and do what's right for all consumers, and that
23 has not happened. And it looks like it's not going
24 to happen. And there's obviously a class that's not
25 worth anything. There's a worthless class here

Trial Lawyer
Bonsignore and Brewer
193 Plummer Hill Road
Belmont, NH 03220
(781) 856 7650 (cell)
Sent from my iPhone

Begin forwarded message:

From: Office <deryl@dedwardslaw.com>
Date: March 6, 2012 9:44:26 PM EST
To: Robert Bonsignore <rbonsignore@class-actions.us>
Subject: Fwd: David Perriman TV Purchase History

Sent from my iPhone

Begin forwarded message:

From: <office@dedwardslaw.com>
Date: March 6, 2012 6:21:14 PM CST
To: "Karl Dickhaus" <karl@faxlaw.com>, "Office" <deryl@dedwardslaw.com>
Subject: David Perriman TV Purchase History

David Perriman
27300 Maple Road
Carl Junction, MO 64834
Telephone: 417-365-3652

Sarah Goolsby

Secretary for Deryl Edwards, Jr.

606 S. Pearl

Joplin, MO 64801

(417) 624-1962

Fax: (417) 624-1965

deryl@dedwardslaw.com



WHEN ORDERING PARTS SHOW MODEL NO.
 PHILIPS CONSUMER ELECTRONICS COMPANY
 KNOXVILLE, TENNESSEE 37914

25TR15 C122

MODEL NUMBER

16722332

SERIAL NUMBER

PLEASE PRINT ONE OR MORE OF THE FOLLOWING

DATE CODE

MANUFACTURED JANUARY 1999

141902521

CHASSIS

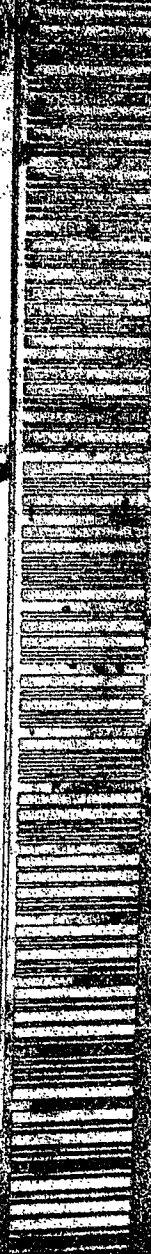
MODEL NO.

25B800-7562

TV RECEIVER

LISTED 347H

•E10839



ASSEMBLED IN
 MEXICO

1.50
 AMPS

60HZ
 120V

TX FCC ID:

This device complies with Part 15 of the FCC Rules.
 Operation is subject to the following two conditions:
 (1) This device may not cause harmful interference, and
 (2) this device must accept any interference received,
 including interference that may cause undesired operation.

RISK OF ELECTRIC SHOCK
DO NOT OPEN

**WARNING: TO REDUCE THE RISK OF FIRE OR ELECTRICAL SHOCK,
DO NOT EXPOSE THIS EQUIPMENT TO RAIN, MOISTURE, WATER OR
LIQUIDS.**

**AVERTISSEMENT: RISQUE DE CHOC ELECTRIQUE-NE PAS OUVRI
LA CAUTION: RIESGO DE CHOQUE ELECTRICO-NO ABRI**

MODEL MWC13D6
AC 120V 60Hz 70W

MAGNAVOX



LISTED

Television
Equipment
E175216

07070

201 Route 17 North Suite No. 908 Rutherford, NJ 07070

PERFORMANCE STANDARDS 21CFR SUBPART J

T18202UC

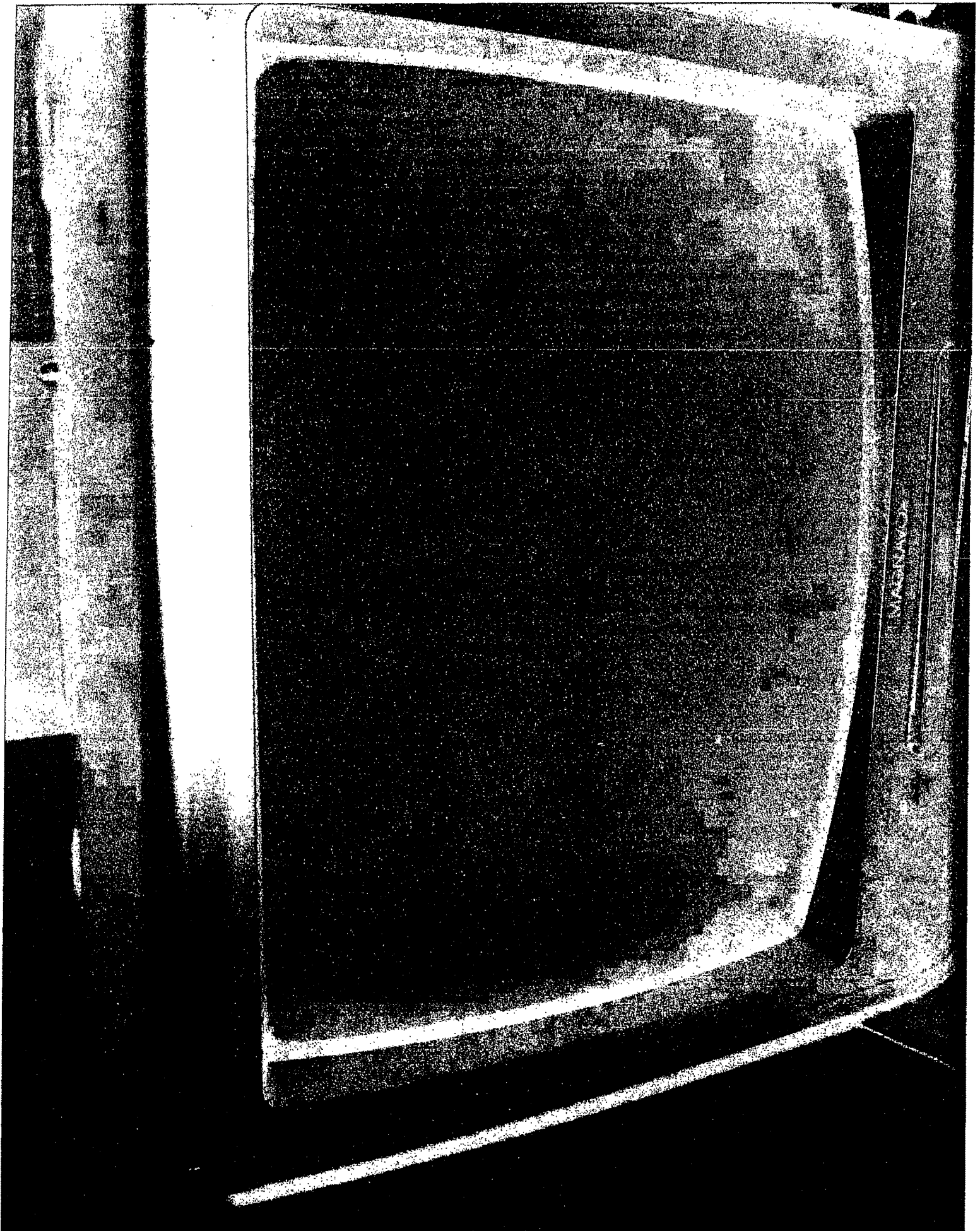
HELP FOR SET-UP
OR OPERATING

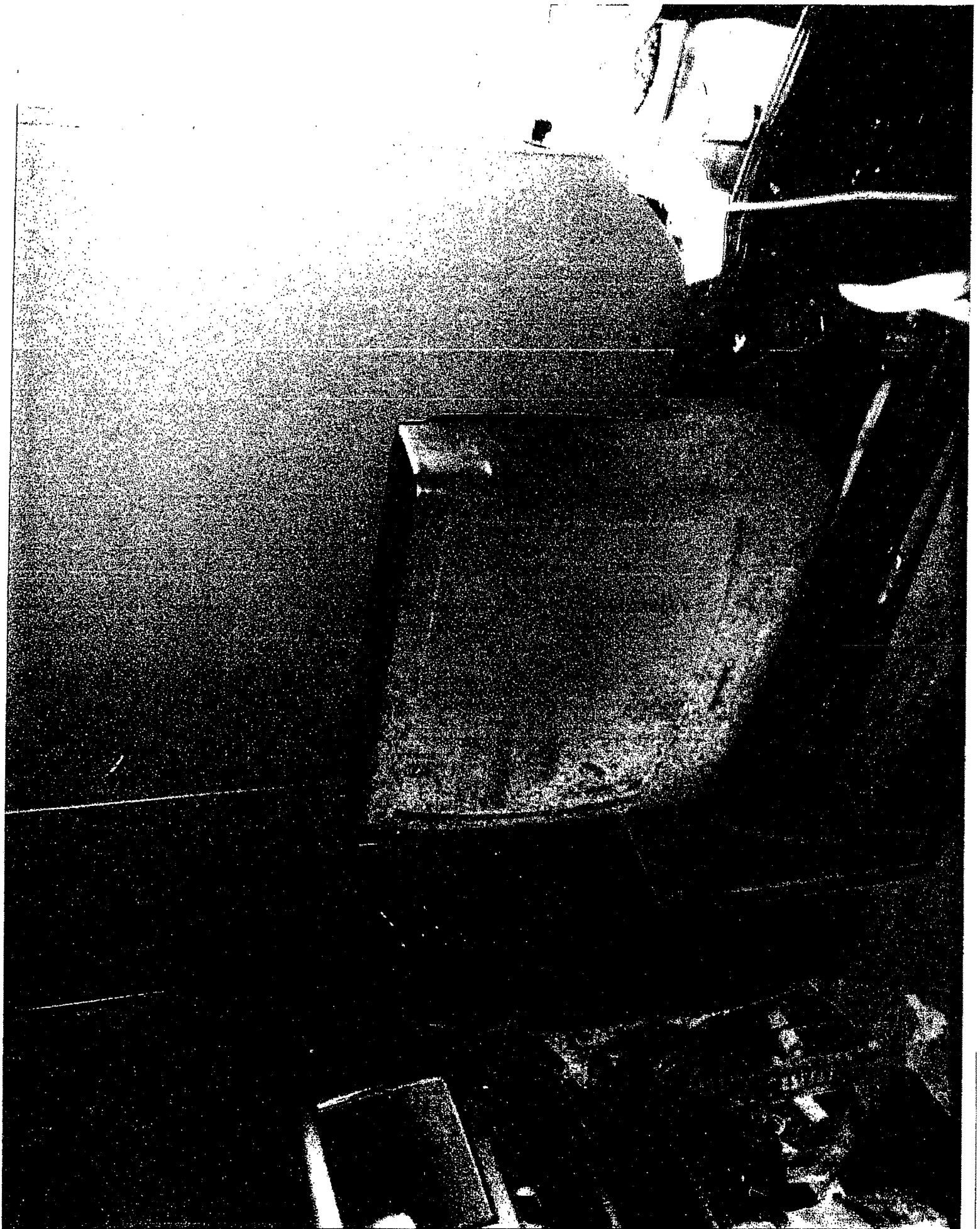
1-800-605-8610

E175216 MADE IN MEXICO



SERIAL No. V48928282 MODEL No. MWC13DB
MANUFACTURED: NOVEMBER 2008 V X7MC





STENTS SHON MODEL NO.
ELECTRONICS COMPANY
37914

C122

NUMBER

194

NUMBER

OF

ASSEMBLED IN
MEXICO

1.20
AMPS

60HZ

120V

TX FCC ID:

HI

POT

This device complies with Part 15 of the FCC Rules.
Operation is subject to the following two conditions:
(1) This device may not cause harmful interference, and
(2) this device must accept any interference received,
including interference that may cause undesired operation.

MANUFACTURED OCTOBER 1998
1118RI91B

19Y600-7560

TV RECEIVER
LISTED 347H
E10839



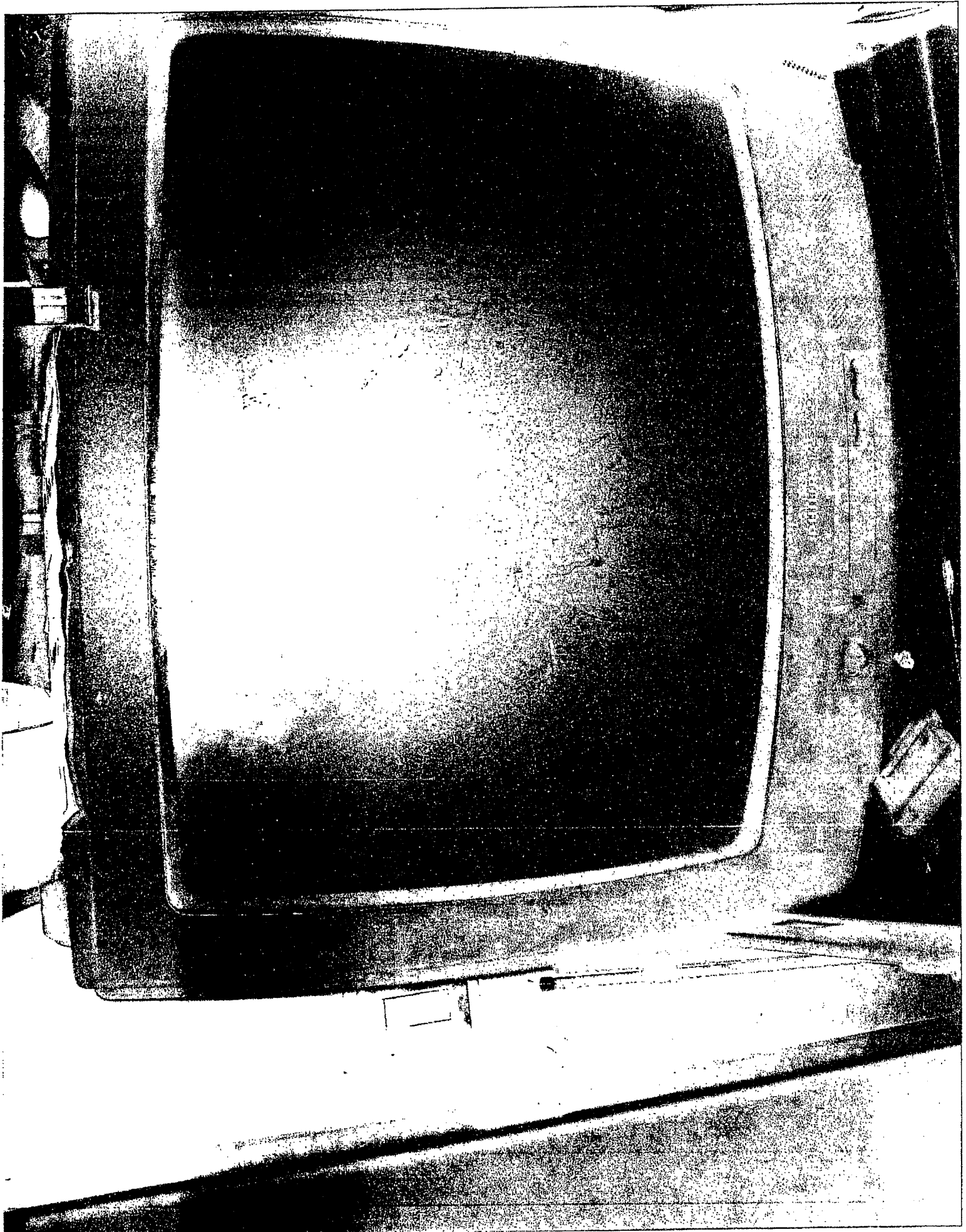


EXHIBIT 4



From: Robert Bonsignore rbonsignore@class-actions.us
Subject: Re:
Date: March 1, 2012 at 9:39 PM
To: Mario N. Alioto malioto@tatp.com
Cc: rbonsignore@classactions.us

This is the first I've been advised of the need for anything. No requests were ever sent to me. I think you are missing states such as New Hampshire.

Robert J. Bonsignore
Trial Lawyer
Bonsignore and Brewer
193 Plummer Hill Road
Belmont, NH 03220
(781) 856 7650 (cell)
Sent from my iPhone

On Mar 1, 2012, at 9:03 PM, "Mario N. Alioto" <malioto@tatp.com> wrote:

Attached is the chart summarizing the responses to the questionnaire sent out to class reps in August 2008 which I referred to in our call today.

Mario N. Alioto, Esq.
TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP
2280 Union Street
San Francisco, CA 94123
Telephone: 415 447-1650
Facsimile: 415 346-0679

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<CRT--Analysis of Indirect Purchaser States & Class Reps.doc>

EXHIBIT 5



Robert Bonsignore <rbonsignore@class-actions.us>

CRT screen

1 message

Deryl Edwards <deryled@swbell.net>
To: rbonsignore@class-actions.us

Tue, Dec 15, 2015 at 4:45 PM

Robert,

Attached are the pictures of the CRT screens. I took a picture of the front and back of each monitor. If you need any additional information, please advise.

Very truly yours,

R. Deryl Edwards
Attorney at Law
606 South Pearl Ave.
P.O. Box 760
Joplin, Missouri 64802
Tel: (417) 624-8099
Fax: (417) 624-1965

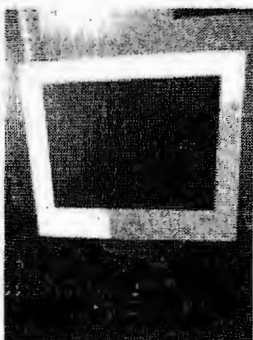
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8 attachments



KDS Avitron screen 1 CRT (back).jpg
1207K



KDS Avitron screen 1 CRT (front).jpg
1037K



KDS Avitron screen 2 CRT (back).jpg
1233K



KDS Avitron screen 2 CRT (front).jpg
891K



KMD Plug and Play screen CRT (back) .jpg
1511K



techmedia screen CRT (front) .jpg
939K

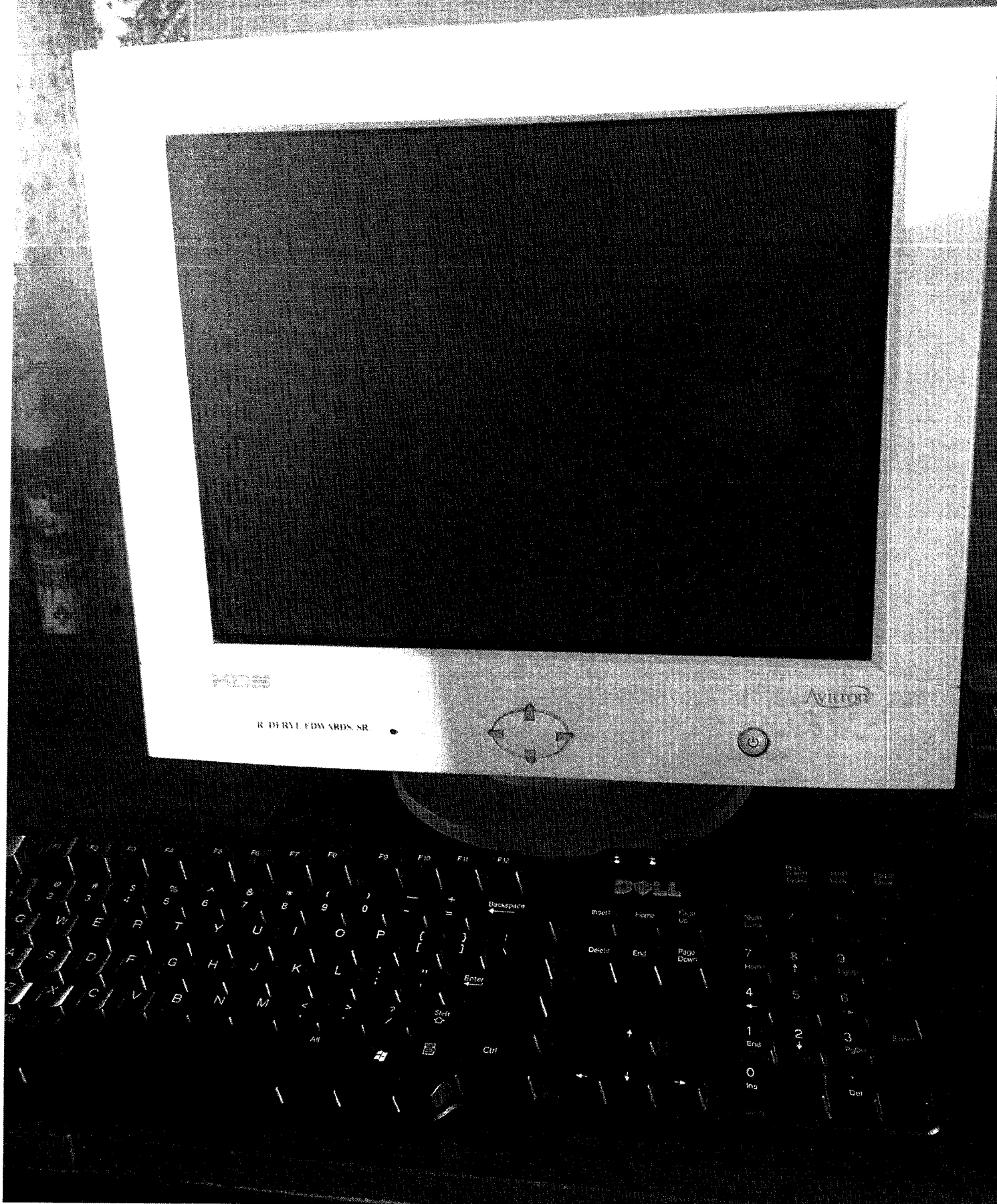


techmedia screen CRT (back) .jpg
1212K



KMD Plug and Play screen CRT (front) .jpg
1198K









14" XGA COLOR MONITOR

UL ENEC SP
E148877 L800430

MODEL NO. TCM 1448G
POWER SUPPLY: 230VAC, 50/60Hz, 1.1A
SERIAL NO. 2453

THIS DEVICE COMPLIES WITH PART 15 OF THE FCC RULES. OPERATION IS SUBJECT TO THE FOLLOWING TWO CONDITIONS: (1) THIS DEVICE MAY NOT CAUSE HARMFUL INTERFERENCE, AND (2) THIS DEVICE MUST ACCEPT ANY INTERFERENCE RECEIVED, INCLUDING INTERFERENCE THAT MAY CAUSE UNDESIRABLE OPERATION.

FCC ID: JMRTCM1448G

COMPLIES WITH FCC REGULATION PERFORMANCE STANDARD 21 CFR 101.10.1.1

SHIP CODE 011 MADE IN KOREA (CM)

CAUTION: DO NOT OPEN ELECTRICAL COVER AND DO NOT REMOVE COVER. NO USER SERVICEABLE PARTS. REPAIR SERVICE TO QUALIFIED PERSONNEL ONLY.



Manufactured: June 30, 1997
THIS PRODUCT COMPLIES WITH DHS RADIATION PERFORMANCE
STANDARDS 21 CFR, SUBCHAPTER J



726WK002U01215

Scapha Technologies, Inc.
18800 E. Oate, City of Industry, CA 91745, U.S.A

KOMODO

PN: H40
Ratings: 100-240VAC, 47-63Hz, 1.3A
This device complies with the FCC Rules.
Operation is subject to the following two conditions:
(1) this device may not cause harmful interference, and
(2) if this device does cause interference, the user must stop using the device.
Canada: ICES-003, Class: Classe B
Die in diesem Gerät enthaltene Halbleiterschaltung
ist durch die eigene/ere Halbleiterstrahlung
ausreichend abgeschirmt.
Modell: H400



FCC ID: GNR450



EXHIBIT 6a



Robert Bonsignore <rbonsignore@class-actions.us>

CRT - GIANASCA TV

1 message

Robert Bonsignore <rbonsignore@class-actions.us>

Mon, Nov 9, 2015 at 12:26 AM

To: Mario Alioto <malioto@tatp.com>

Bcc: rbonsignore@class-actions.us, fos@scarpullalaw.com

Robert J. Bonsignore
Bonsignore Trial Lawyers, PLLC
(781) 856 7650 cell

visit our new website at
www.classactions.us

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Begin forwarded message:

From: Anthony <agelectricalmechanical@gmail.com>

Subject: Crv

Date: November 3, 2015 at 5:43:22 PM EST

To: Robert Bonsignore <rbonsignore@classactions.us>



EXHIBIT 6b

32FL

TOSHIBA

TELEVISION RECEIVER

ASSEMBLED IN U.S.A. (ASSEMBLY: MINN'L)

MODEL NO. SERIAL NO. CHASSIS NO.

32A41 15615718 TAC 0101

120VAC 60HZ, 1.8A, 96W AVERAGE POWER

COMPLIES WITH OHHS RADIATION PERFORMANCE STANDARDS

21 CFR SUBCHAPTER J.

CABLE COMPATIBLE TELEVISION APPARATUS.

TELEVISION CABLE COMPATIBLE CANADA

MANUFACTURED: MARCH 2002

THIS DEVICE COMPLIES WITH PART 15 OF THE FCC RULES

FOR UNINTENTIONAL EMISSIONS.

(1) THIS DEVICE MAY NOT CAUSE HARMFUL INTERFERENCE, AND

(2) THIS DEVICE MUST ACCEPT ANY INTERFERENCE RECEIVED,

INCLUDING INTERFERENCE THAT MAY CAUSE UNDESIRABLE

OPERATION.

DISTRIBUTED BY: TOSHIBA AMERICA CONSUMER PRODUCTS, INC.

9740 TOWNE RD. WAYNE, IL 07470, U.S.A.

IMPORTED BY: TOSHIBA AMERICA CONSUMER PRODUCTS, INC.

1000 SHEPPARD AVE. EAST, SCARBOROUGH, ONTARIO, CANADA

MFG. BY: TOSHIBA AMERICA CONSUMER PRODUCTS, INC., LEGEND, ILL. U.S.A.

WARNING
RISK OF ELECTRIC SHOCK
DO NOT OPEN
CAUTION: THE RISK OF FIRE OR ELECTRIC SHOCK
EXISTS IF THIS APPLIANCE IS NOT PROPERLY
MAINTAINED.

EXHIBIT 6c



EXHIBIT 7



Robert Bonsignore <rbonsignore@class-actions.us>

CRT - request for stipulation to file late reply - please advise immediately

1 message

Robert Bonsignore <rbonsignore@class-actions.us>

Tue, Dec 15, 2015 at 2:46 PM

To: Mario Alioto <malioto@tatp.com>

Cc: Lisa Sleboda <lsleboda@class-actions.us>, Gray Echavarria <gechavarria@class-actions.us>

Bcc: rbonsignore@class-actions.us

Pursuant to Federal Rule of Civil Procedure 6 and Local Rule 6-3 I request you stipulate to my filing a late Reply in Support of Objections to Lead Counsel's Motions for Final Approval and Attorneys' Fees submitted by class members and indirect purchasers of Cathode Ray Tube, Anthony Gianasca, Gloria Comeaux, Mina Ashkannej had individually and/or as Administrator of the Estate of the Late R. Deryl Edwards, Jr., Jeffrey Speaect, Rosemary Ciccone and Jeff Craig (the "Plaintiffs"), through their counsel Bonsignore Trial Lawyers, PLLC. It was due on December 9, 2015. Without getting into the minutia I am still waiting for the transcript of Ashkannej deposition and the attachments for both Mr. Gianasca and Ms. Ashkannej.

Robert J. Bonsignore

Bonsignore Trial Lawyers, PLLC
(781) 856 7650 cell

visit our new website at
www.classactions.us

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